in the form and manner and upon the notice required by §§ 221.211 and 221.221.

(b) Reissue of other carriers' concurrences issued in favor of former carrier. Each carrier which has given a concurrence to a carrier whose tariffs are subsequently adopted shall reissue the concurrence in favor of the adopting carrier. If the carrier which issued the concurrence to the former carrier desires to revoke it or desires to replace it with a concurrence conferring less authority, the provisions of §§ 221.211 and 221.212 shall be observed.

(Approved by the Office of Management and Budget under control number 3024–0038)

[ER-439, 30 FR 9439, July 29, 1965, as amended by ER-1271, 46 FR 63218, Dec. 31, 1981]

§ 221.236 Numbering adopting carrier's letters of tariff transmittal.

The adopting carrier (except a receiver or other fiduciary) shall consecutively number its letters of tariff transmittal in its own series of tariff transmittal numbers (commencing with No. 1 if the adopting carrier has not filed tariff publications with the Board prior to its adoption notice). A receiver or other fiduciary shall consecutively number its letters of tariff transmittal in the former carrier's series of tariff transmittal numbers.

§ 221.237 Numbering adopting carrier's Special Tariff Permission applications.

The adopting carrier (except a receiver or other fiduciary) shall consecutively number its applications for Special Tariff Permission in its own series of application numbers (commencing with No. 1 if the adopting carrier has not filed such applications prior to the adoption). A receiver or other fiduciary shall consecutively number its applications for Special Tariff Permission in the former carrier's series of application numbers.

§221.238 Cessation of operations without successor.

If a carrier cease operations without having a successor, it shall:

(a) File a supplement to each tariff of its own issue and cancel such tariff in its entirety. Such supplement shall state that operations are discontinued

and give reference to the Board's order permitting such discontinuance.

(b) Revoke all powers of attorney and concurrences which it has issued.

(Approved by the Office of Management and Budget under control number 3024–0038)

[ER-439, 30 FR 9439, July 29, 1965, as amended by ER-1271, 46 FR 63218, Dec. 31, 1981]

Subpart U—Prescribed Forms

§221.240 Letter of tariff transmittal.

(a) Form. The letter of tariff transmittal required by §221.163 shall contain the following information and shall be prepared substantially in the following form (on durable paper 8½ by 11 inches):

To the CIVIL AERONAUTICS BOARD,

Tariffs Section, Washington, D.C., 20428. Sent you for filing in compliance with the requirements of the Federal Aviation Act of 1958, as amended, is the accompanying tariff

publication issued by ——— (1) bearing:

tive -

(3) Tariff C.A.B. No. —, effective —.

— Revised Page — of C.A.B. No. —, effective ————.

Original Page — of C.A.B. No. —, effective ————.

Supplement No. — to C.A.B. No. —, effective ————.

(4) The above-named publication is concurred in by all carriers participating therein under concurrences (or, powers of attorney) which are now on file with the Civil Aeronautics Board except that the concur-

rences (or, powers of attorney) of the follow-

ing named carriers are attached hereto:

Sufficient copies of the above-named publication have been sent to each carrier participating in the above-named publication for posting purposes in accordance with subpart N of your Economic Regulations, where required.

(For explanations of reference marks shown in above form, see paragraph (b) of this section.) $\begin{tabular}{ll} \hline \end{tabular}$

(b) *Explanations of reference marks.* Where a reference mark is shown in the